

## General Assembly

## Committee Bill No. 5277

January Session, 2009

LCO No. 4442

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Referred to Committee on Environment

Introduced by: (ENV)

## AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE INVASIVE PLANT COUNCIL.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 22-84 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2009):
- 3 (a) The director of the Connecticut Agricultural Experiment Station 4 shall have charge of all matters pertaining to official control, 5 suppression or extermination of insects or diseases which are, or 6 threaten to become, serious pests of plants of economic importance. He 7 shall receive no additional compensation for such work, and may 8 designate members of the station staff to carry out certain lines thereof 9 and may employ such other assistance as may be required. Said 10 director may: [cooperate] (1) Cooperate with the agents of the United 11 States Department of Agriculture in the control of plant pests; [may] 12 (2) make regulations and orders regarding the destruction or treatment 13 of infested plants; [may] (3) seize, treat, disinfect or destroy any plants 14 or plant material moved in violation of any quarantine or regulation 15 established under the provisions of this section or suspected of being 16 infested by any dangerous insect pest or plant disease; [may] (4)

prohibit or regulate the transportation of plants and plant materials, brick, stone and quarry products or any other objects or materials liable to carry dangerous pests and may designate certain areas or districts wherein all such plants may be destroyed; [. Said director is authorized to promulgate, and to (5) adopt, and enforce by appropriate regulations, a quarantine prohibiting or restricting the transportation of any class of nursery stock, plant, fruit, seed or other article capable of carrying any dangerous plant disease or insect infestation, with reference to which the Secretary of Agriculture of the United States has not determined that a quarantine is necessary and established such quarantine, into or through this state or any portion thereof from any other state, the District of Columbia or any part of such state or said district in which said director finds such plant disease or insect infestation to exist; [. Said director is authorized to make (6) adopt regulations for the seizure, inspection, disinfection, destruction or other disposition of any nursery stock, plant, fruit, seed or other article capable of carrying any dangerous plant disease or insect infestation, a quarantine with respect to which has been established by the Secretary of Agriculture of the United States, and which have been transported to, into or through this state in violation of such quarantine; [. Said director may] (7) inspect nurseries and nursery stock, as defined in section 22-97, for any violation of the provisions of section 22a-381d, as amended by this act; and (8) establish and maintain a quarantine against any premises, district, town or group of towns in this state, provided, before any quarantine is established within the state, a public hearing shall be held, of which five days' notice shall be given to the parties affected, either by mail or by publishing such notice in two newspapers having a circulation in the part of the state affected by such quarantine. [Said]

(b) The director or [any person authorized by him to enforce the provisions of this section] a designee may, at any reasonable time, enter any public or private premises [in the performance of his duty] to enforce the provisions of this section. Any person aggrieved by any order of quarantine issued under the provisions of this section may

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- appeal to the Superior Court, or to any judge thereof if said court is not in session, and said court or such judge may grant such relief or issue such order or judgment in the premises as to equity may appertain.
  - (c) Any person interfering with [any person] the director or the director's designee in the performance of [his] said director's duty under the provisions of this section or violating any quarantine or any regulation established under [said] the provisions of this section shall be fined not less than five dollars [nor] or more than one hundred dollars.
- Sec. 2. Subsection (e) of section 22-344 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2009):
  - (e) The commissioner may, at any time, inspect or cause to be inspected by [his] the commissioner's agents any such commercial kennel, pet shop, grooming facility or training facility, and if, (1) in [his] the commissioner's judgment such kennel, pet shop, grooming facility or training facility is not being maintained in a sanitary and humane manner or in a manner that protects the public safety, [or if he] (2) the commissioner finds that contagious, infectious or communicable disease or other unsatisfactory conditions exist, [he] or (3) in the case of a pet shop, the commissioner finds any violation of the provisions of section 22a-381d, as amended by this act, the commissioner may issue such orders as [he] the commissioner deems necessary for the correction of such conditions and may quarantine the premises and animals. If the owner or keeper of such kennel, pet shop, grooming facility or training facility fails to comply with the regulations or orders of the commissioner, or fails to comply with any provision of the statutes or regulations relating to dogs or other animals, the commissioner may revoke or suspend such license. Any person aggrieved by any order issued under the provisions of this section may appeal therefrom in accordance with the provisions of section 4-183. Any person maintaining any commercial kennel, pet shop, grooming facility or training facility without having obtained a

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- license for the same or after any such license has been revoked or suspended as provided herein shall be fined not more than two hundred dollars. The provisions of this section shall not apply to veterinary hospitals, except those boarding or grooming dogs for nonmedical purposes, and other establishments where all the dogs or animals were born and raised on the premises where they are kept for sale.
- 91 Sec. 3. Section 22a-381d of the general statutes is repealed and the 92 following is substituted in lieu thereof (*Effective July 1, 2009*):
- 93 (a) Notwithstanding the provisions of any ordinance adopted by a 94 municipality, no person shall [import,] move, except for eradication, 95 research or educational purposes, shall import, sell, purchase, 96 transplant [,] or cultivate, except for research purposes, or shall 97 distribute any of the following invasive plants: (1) Curly leaved 98 Pondweed (Potamogeton crispus); (2) fanwort (Cabomba caroliniana); 99 (3) eurasian water milfoil (Myriophyllum spicatum); (4) variable water 100 milfoil (Myriophyllum heterophyllum); (5) water chestnut (Trapa 101 natans); (6) egeria (Egeria densa); (7) hydrilla (Hydrilla verticillata); (8) 102 common barberry (Berberis vulgaris); (9) autumn olive (Elaeagnus 103 umbellata); (10) Bell's honeysuckle (Lonicera xbella); (11) amur 104 honeysuckle (Lonicera maackii); (12) Morrow's honeysuckle (Lonicera 105 morrowii); (13) common buckthorn (Rhamnus cathartica); (14) 106 multiflora rose (Rosa multiflora); (15) Oriental bittersweet (Celastrus 107 orbiculatus); (16) garlic mustard (Alliaria petiolata); (17) narrowleaf 108 bittercress (Cardamine impatiens); (18) spotted knapweed (Centaurea 109 biebersteinii); (19) black swallow-wort (Cynanchum louiseae); (20) pale 110 swallow-wort (Cynanchum rossicum); (21) leafy spurge (Euphorbia 111 esula); (22) Dame's rocket (Hesperis matronalis); (23) perennial 112 pepperweed (Lepidium latifolium); (24)Japanese knotweed 113 (Polygonum cuspidatum); (25) mile-a-minute vine (Polygonum perfoliatum); (26) fig buttercup (Ranunculus ficaria); (27) coltsfoot 114 115 (Tussilago farfara); (28) Japanese stilt grass (Microstegium vimineum); 116 (29) common reed (Phragmites australis); (30) sycamore maple (Acer

- 117 pseudoplatanus); (31) princess tree (Paulownia tomentosa); (32) white 118 poplar (Populus alba); (33) false indigo (Amorpha fruticosa); (34) 119 Russian olive (Eleagnus angustifolia); (35) wineberry (Rubus 120 phoenicolasius); (36) kudzu (Pueraria montana); (37) Canada thistle 121 (Cirsium arvense); (38) jimsonweed (Datura stramonium); (39) crested 122 late-summer mint (Elsholtzia ciliata); (40) Cypress spurge (Euphorbia 123 cyparissias); (41) slender snake cotton (Froelichia gracilis); (42) ground 124 ivy (Glechoma hederacea); (43) giant hogweed (Heracleum mantegazzianum); (44) Japanese hops (Humulus japonicus); (45) 125 126 ornamental jewelweed (Impatiens glanulifera); (46) common kochia 127 (Kochia scoparia); (47) ragged robin (Lychnis flos-cuculi); (48) Scotch 128 thistle (Onopordum acanthium); (49) bristle knotweed (Polygonum 129 caespitosum); (50) giant knotweed (Polygonum sachalinense); (51) 130 sheep sorrel (Rumex acetosella); (52) ragwort (Senecio jacobaea); (53) 131 cup plant (Silphium perfoliatum); (54) bittersweet nightshade 132 (Solanum dulcamara); (55) garden heliotrope (Valeriana officinalis); (56) hairy jointgrass (Arthraxon hispidus); (57) drooping brome-grass 133 134 (Bromus tectorum); (58) Japanese sedge (Carex kobomugi); (59) reed 135 managrass (Glyceria maxima); (60) Canada bluegrass (Poa compressa); 136 and (61) tree of heaven (Ailanthus altissima).
  - (b) Notwithstanding the provisions of any ordinance adopted by a municipality, no person shall move, except for eradication, research or educational purposes, shall import, sell, purchase, transplant or cultivate, except for research purposes, or shall distribute any reproductive portion of any invasive plant listed in subsection (a) or (c) of this section. For the purposes of this subsection, "reproductive portion" includes, but is not limited to, seeds, flowers, roots and tubers.
  - [(b)] (c) Notwithstanding the provisions of any ordinance adopted by a municipality, on or after October 1, 2005, no person shall [import,] move, except for eradication, research or educational purposes, shall import, sell, purchase, transplant [,] or cultivate, except for research purposes, or shall distribute any of the following invasive plants: (1)

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- 150 Purple loosestrife (Lythrum salicaria); (2) forget-me-not (Myosotis
- 151 scorpioides); (3) Japanese honeysuckle (Lonicera japonica); (4)
- 152 goutweed (Aegopodium podagraia); (5) flowering rush (Butomus
- umbellatus); (6) pond water-starwort (Callitriche stagnalis); (7)
- 154 European waterclover (Marsilea quadrifolia); (8) parrotfeather
- 155 (Myriophyllum aquaticum); (9) brittle water-nymph (Najas minor);
- 156 (10) American water lotus (Nelumbo lutea); (11) yellow floating heart
- 157 (Nymphoides peltata); (12) onerow yellowcress (Rorippa microphylla);
- 158 (13) watercress (Rorippa nasturtium-aquaticum), except for watercress
- sold for human consumption without its reproductive structure; (14)
- 160 giant salvinia (Salvinia molesta); (15) yellow iris (Iris pseudacorus);
- 161 (16) [water lettuce (Pistia stratiotes); (17)] border privet (Ligustrum
- obtusifolium); [(18)] (17) tatarian honeysuckle (Lonicera tatarica); [(19)]
- 163 (18) dwarf honeysuckle (Lonicera xylosteum); and [(20)] (19) garden
- 164 loosetrife (Lysimachia vulgaris).
- [(c)] (d) From [June 26, 2003] July 1, 2009, until October 1, [2005]
- 166 2014, no municipality shall adopt any ordinance regarding the retail
- sale or purchase of any invasive plant.
- [(d)] (e) Any person who violates the provisions of this section shall
- be fined not more than one hundred dollars per plant.
- 170 Sec. 4. Section 22a-381c of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective July 1, 2009*):
- No state agency, department or institution shall purchase any plant
- 173 listed as invasive or potentially invasive pursuant to section 22a-381b,
- provided nothing in this section shall be construed to prohibit such
- purchase if such purchase is necessary to honor a state contract in
- effect as of the date any such plant is listed as invasive or potentially
- invasive pursuant to section 22a-381b. Nothing in this section shall be
- 178 construed to prohibit any state agency, department or institution, or
- the agents of such agency, department or institution, from transporting
- any invasive or potentially invasive plant for educational, [or] research
- 181 or eradication purposes.

- Sec. 5. Subsection (b) of section 51-164n of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2009):
- 185 (b) Notwithstanding any provision of the general statutes, any person who is alleged to have committed (1) a violation under the 186 187 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-188 283, 7-325, 7-393, 8-25, 8-27, 9-63, 9-296, 9-305, 9-322, 9-350, 10-193, 10-189 197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292, or 12-326g, 190 subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section 191 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-192 113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-193 194 90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or 195 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414, 196 subsection (d) of section 14-12, section 14-20a or 14-27a, subsection (e) 197 of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49, 198 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b 199 or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-200 80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152, 201 14-153 or 14-163b, a first violation as specified in subsection (f) of 202 section 14-164i, section 14-219 as specified in subsection (e) of said 203 section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-204 250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264, 205 14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) of 206 section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-321, 207 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of section 14-386a, section 15-33, subsection (a) of section 15-115, section 16-256, 208 209 16-256e, 16a-15 or 16a-22, subsection (a) or (b) of section 16a-22h, 210 section 17a-24, 17a-145, 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 211 17b-131, 17b-137 or 17b-734, subsection (b) of section 17b-736, section 212 19a-30, 19a-33, 19a-39 or 19a-87, subsection (b) of section 19a-87a, 213 section 19a-91, 19a-105, 19a-107, 19a-215, 19a-219, 19a-222, 19a-224, 214 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 215 19a-339, 19a-340, 19a-425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-257,

216 20-265 or 20-324e, subsection (a) of section 20-341, section 20-341l, 20-217 597, 20-608, 20-610, 21-30, 21-38, 21-39, 21-43, 21-47, 21-48, 21-63, 21-218 76a, 21a-21, 21a-25, 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63 or 21a-77, subsection (b) of section 21a-219 220 79, section 21a-85, 21a-154, 21a-159, 22-13, 22-14, 22-15, 22-16, 22-29, 22-221 34, 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-222 49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-1110, 22-279, 22-223 280a, 22-318a, 22-320h, 22-324a, 22-326 or 22-342, subsection (b) or (e) 224 of section 22-344, as amended by this act, section 22-359, 22-366, 22-391, 225 22-413, 22-414, 22-415, 22a-66a or 22a-246, subsection (a) of section 22a-226 250, subsection (e) of section 22a-256h, [subsection (a) of] section 22a-227 381d, as amended by this act, [section] 22a-449, 22a-461, 23-37, 23-38, 228 23-46 or 23-61b, subsection (a) or (b) of section 23-65, section 25-37, 25-229 40, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-49, 26-54, 26-59, 26-61, 26-64, 230 26-79, 26-89, 26-97, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138, 26-231 141, 26-207, 26-215, 26-224a, 26-227, 26-230, 26-294, 28-13, 29-6a, 29-109, 232 29-1430, 29-143z, 29-156a, subsection (b), (d), (e) or (g) of section 29-233 161q, section 29-161y, 29-161z, 29-198, 29-210, 29-243, 29-277, 29-316, 234 29-318, 29-341, 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-11, 31-12, 31-13, 235 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-28, 31-32, 31-36, 31-38, 236 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52, 31-52a or 31-54, 237 subsection (a) or (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76, 238 31-76a, 31-89b or 31-134, subsection (i) of section 31-273, section 31-288, 239 36a-787, 42-230, 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of 240 section 46a-54, section 46a-59, 46b-22, 46b-24, 46b-34, 46b-38dd, 46b-241 38gg, 46b-38kk, 47-34a, 47-47, 49-8a, 49-16 or 53-133, or section 53-212a, 242 53-249a, 53-252, 53-264, 53-302a, 53-303e, 53-311a, 53-321, 53-322, 53-243 323, 53-331, 53-344 or 53-450, or (2) a violation under the provisions of 244 chapter 268, or (3) a violation of any regulation adopted in accordance 245 with the provisions of section 12-484, 12-487 or 13b-410, or (4) a 246 violation of any ordinance, regulation or bylaw of any town, city or 247 borough, except violations of building codes and the health code, for 248 which the penalty exceeds ninety dollars but does not exceed two 249 hundred fifty dollars, unless such town, city or borough has 250 established a payment and hearing procedure for such violation pursuant to section 7-152c, shall follow the procedures set forth in this section.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2009	22-84
Sec. 2	July 1, 2009	22-344(e)
Sec. 3	July 1, 2009	22a-381d
Sec. 4	July 1, 2009	22a-381c
Sec. 5	July 1, 2009	51-164n(b)

**ENV** Joint Favorable